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UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF OKLAHOMA

IN RE:)					
Marcus Jeremiah Whelan)	Case No.	24-11684			
)	Chapter	13			
	Debtor.)					
		CHAPTER 13	<u>PLAN</u>				
		Check if this is an ar	nended plan				
1. NOTICE	S:						
To Debtors:	This form sets out options th does not indicate that the options that the not consistence. Plans that do not consistence.	tion is appropriate in you	r circumstanc	es or that it is perm	nissible in y		
	In the following notice to cred	itors, you must check each	box that applie	S.			
To Creditors:	Your rights may be affected	by this plan. Your claim	may be reduce	ed, modified, or eli	minated.		
	You should read this plan care not have an attorney, you may		our attorney if y	ou have one in this l	bankruptcy	case	. If you do
	If you oppose the plan's treatm objection to confirmation at leaby the Bankruptcy Court. The confirmation is filed. See Ban under any plan.	ast 7 days before the date s Bankruptcy Court may co	et for the hearir nfirm this plan	ng on confirmation, without further notice	unless other ce if no obje	rwise ection	e ordered n to
The plan con	tains nonstandard provisions set	out in Section 10.			()	Yes	O No
The plan limit Section 5.C.(its the amount of a secured claim 2)(b).	n based on a valuation of tl	ne collateral in	accordance with	0 '	Yes	O No
The plan avo	ids a security interest or lien in	accordance with Section 9.			0 '	Yes	O No
month for Plan payn over such	NTS TO THE TRUSTEE: The 60 months. If the plan payments to the Trustee shall common additional funds as required by ments: Mo. 1-3 @ \$1840; Mo. 4-60	nent structure is in the form ence on or before 30 days a law and/or any Court Orde	of step payme after the Chapte	nts, the payment stri	ucture is inc	dicate	ed below.
Minimum	total of plan payments: \$ 79810						
☐ TFS E- ☑ TFS Re	curring Automatic Payment	☐ Debtor ☐ Joint Debtor					

Monthly Semi-monthly (24 times per year) Bi-weekly (26 times per year) Weekly Other Debtor's Pay Frequency: OMonthly O Semi-monthly (24 times per year) OBi-weekly (26 times per year) OWeekly Joint Debtor's Pay Frequency: Other Direct payments (Court order required). **PLAN LENGTH**: This plan is a 60 month plan. 4. GENERAL PROVISIONS: As used herein, the term "Debtor" shall include both Debtors in a joint case. Student loans are non-dischargeable unless determined in an adversary proceeding to constitute an undue hardship under 11 U.S.C. §523(a)(8). The Trustee will make no disbursements to any creditor until an allowed proof of claim has been filed. In the case of a secured claim, the party filing the claim must attach proper proof of perfection of its security interest as a condition of payment by the Trustee. d. Creditors not advising the Trustee of address changes may be deemed to have abandoned their claims. All property shall remain property of the estate and shall vest in the Debtor only upon dismissal, discharge, conversion or other specific Order of the Court. The Debtor shall be responsible for the preservation and protection of all property of the estate not transferred to and in the actual possession of the Trustee. Secured creditors listed in Paragraphs 5(C)(2)(a) and 5(C)(2)(b), below, shall retain liens until the earlier of payment of the underlying debt determined by nonbankruptcy law or, if a Proof of Claim is filed, the entry of an order granting discharge. Secured claims extending beyond the length of the plan listed in Paragraphs 5(C)(3) and 5(C)(4), below, will not be discharged pursuant to 11 U.S.C. § 1328(a)(1). g. The debtor is prohibited from incurring any debts except such debts approved pursuant to the Court's directives or as necessary for medical or hospital care. 5. DISBURSEMENTS TO BE MADE BY TRUSTEE: A. ADMINISTRATIVE EXPENSES: (1) Estimated Trustee's Fee: 8 to be paid through plan in monthly payments (2) Attorney's Fee (unpaid portion): \$2371 B. PRIORITY CLAIMS UNDER 11 U.S.C. § 507: (1) DOMESTIC SUPPORT OBLIGATIONS: (a) Debtor is required to pay all post-petition domestic support obligations directly to the holder of the claim. (b) The name(s) of the holder(s) of any domestic support obligation are as follows: (c) Anticipated Domestic Support Obligation Arrearage Claims. Unless otherwise specified in this Plan, priority claims under 11 U.S.C. § 507(a)(1) will be paid in full pursuant to 11 U.S.C. § 1322(a)(2). These claims will be paid at the same time as secured claims. Any allowed claim for a domestic support obligation that remains payable to the original creditor shall be paid in full pursuant to the filed claim, unless limited by separate Court Order or filed Stipulation. Arrearage shall be paid through wage assignment, pursuant to previous Order entered by a non-bankruptcy Court. Arrearage shall be paid in full through the plan. Name Estimated arrearage claim Projected monthly arrearage payment in plan

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Claimant	and proposed treatment.	and shall be paid as follows					
	Claimant and proposed treatment:						
(2) OTHER PRIOR	OTHER PRIORITY CLAIMS:						
	nd/or post-petition priority rseparate Court Order or fil		full pursuant to the filed cla	im			
Name			Estimated Claim				
			\$ \$				
(b) All other hole	ders of priority claims liste	d below shall be paid in ful	ll as follows:				
Name			Amount of Claim				
			\$ \$				
SECURED CLAIM	S:						
Name	_	Collateral Description					
Name		Collateral Description	Pre-Confir	mation Monthly Payr			
	_ _		\$ \$				
	_		\$				
(2) SECURED DEI	BTS WHICH WILL NOT	EXTEND BEYOND TH	IE LENGTH OF THE PLA	AN:			
securing a debt ei	ther incurred within the 910 e acquired for personal use,	0-day period preceding the factoring or incurred within the 1-y ll be paid in full with intere	red creditors with a purchase filing of the bankruptcy petitiear period preceding the basest at the rate stated below.	tion where the colla nkruptcy petition w			
the collateral is ar	claim controls over any cor	itrary amount listed below.	•				
the collateral is ar allowed proof of	claim controls over any cor	Estimated Amount of					
the collateral is ar		•	Monthly Payment \$ 460	Interest Rate 8.5 %			

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(3) DEBTS SECURED BY PRINCIPAL RESIDENCE WHICH WILL EXTEND BEYOND THE LENGTH OF THE PLAN (LONG-TERM DEBTS):

	Name Penny Mac	Collateral Description Residence	*Monthly Ongoing Pymt \$ 1760.22 \$ \$ \$	*1st Post-petition Pymt \$ 0 \$	*Estimated Arrear: \$_4846 \$\$		Interest On Arrearage 4.750 % 9% 9%		
	*The "1st post-petition payment the first plan payment. The arreaccording to the amount stated carrearage and the 1st post-petition. (4) OTHER SECURED DE DEBTS):	arage amounts, m on the claim unless on payment is refle	onthly ongoing pa s objected to and l ected above.	yment, and 1 st post- imited by separate C	petition payment are Court Order. The into	estimated ar erest rate to b	nd will be paid be paid on the		
	Name	Collateral Description	*Monthly Ongoing Pymt \$	*1st Post-petition Pymt \$	*Estimated Arrear:	age	Interest On Arrearage		
			\$ \$	\$ \$	\$ \$		% %		
-	plan payment. The arrearage and the amount stated on the claim under the post-petition payment is reflected. D. UNSECURED CLAIMS: (1) Special Nonpriority Unsection	inless objected to exted above.	and limited by sep	oarate Court Order.	The interest rate to b	e paid on the	arrearage and the		
	Name		Amount	t of Claim	Interest Rate % % % %	,			
	(2) General Nonpriority Uns plan guarantees a set divi			rs shall be paid pro	o-rata approximate	ly <u>100</u> per	cent, unless the		
	Guaranteed dividend to no	on-priority unsec	cured creditors:	·					
6. I	DIRECT PAYMENTS BY DEB	TOR: The Del	otor shall make	regular payments o	directly to the follo	wing credit	tors:		
	Name		Amount	of Claim	Monthly Payment		eral Description if		
	US Department of Education/Ne	lNet	\$_61918 \$\$	\$_ \$_ \$	100	Student Lo	Applicable pans		
	NOTE: Direct payment will be a due after the last payment under t					nt on the obl	ligation comes		
	EXECUTORY CONTRACTS and except as follows:	XECUTORY CONTRACTS AND UNEXPIRED LEASES: The plan rejects all executory contracts and unexpired leases, cept as follows:							
	Name	Description	on of Contract or I	Lease					

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Name	Amour	nt of Claim	Collateral Description
 	\$		
	ф		
LIEN AVOIDANCE: No lien will be a Order, upon proper Motion including rea			olan. Liens may be avoided only by separate Cour hearing.
Liens Debtor intends to avoid:			
Name		nt of Claim	Description of Property
	\$		
	Φ.		
0.NONSTANDARD PLAN PROVISION	NS: Any nonstandard	provision pla	ced elsewhere in this plan is void.
The first three month's mortage	age navmente were i	naid directly	by debtor. The ongoing monthly mortgage
payment will be paid through			
payment will be paid through	the plan beginning in	i illolitti loui	(4).
By checking this box certification is made	by the Debtor, if not a	represented b	y an attorney, or the Attorney for Debtor, that the r
			y an attorney, or the Attorney for Debtor, that the p
			y an attorney, or the Attorney for Debtor, that the J
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ntains no nonstandard provision other than	those set out in this pa	aragraph.	
ntains no nonstandard provision other than	those set out in this pa	nragraph. /s/Marcus Je	y an attorney, or the Attorney for Debtor, that the peremian Whelan
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ntains no nonstandard provision other than	those set out in this pa	/s/Marcus Je	y an attorney, or the Attorney for Debtor, that the peremiah Whelan Marcus Jeremiah Whelan
ntains no nonstandard provision other than	those set out in this pa	/s/Marcus Je	eremiah Whelan
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Date 10/3/2024 Date 10/3/2024 Colin R. Barrett Colin R. Barrett, OBA 31936 Attorney's Name - Bar Number 0313 Greenbriar Parkway Address Oklahoma City, OK 73159 City, State, and Zip Code 05-639-2099	those set out in this pa	/s/Marcus Je Debtor Printed Na	eremiah Whelan ame: Marcus Jeremiah Whelan
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Date 10/3/2024 Date 10/3/2024 Colin R. Barrett Olin R. Barrett, OBA 31936 Attorney's Name - Bar Number 0313 Greenbriar Parkway Address klahoma City, OK 73159 City, State, and Zip Code 05-639-2099 Celephone Number 05-252-1654	those set out in this pa	/s/Marcus Je Debtor Printed Na	eremiah Whelan ame: Marcus Jeremiah Whelan
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CERTIFICATE OF SERVICE

✓ A separate certificate of service will	be filed in the record.
This is to certify that on	, a true and correct copy of the foregoing Chapter 13
Plan was mailed by U.S. Mail, postage	prepaid, to the parties listed on the attached matrix.
	Colin R. Barrett
	Printed Name

Local Form 3015-1 Rev. 09/01/2024

Print Save As...

Reset